species of the same invention, and Claims 1 and 81 to be generic to the species of Claims 12-26 and Claims 92-105.

By this election, Applicant does not acquiesce in or admit to (nor deny) the identification or characterization of species as expressed in the April 25, 2008 Office Action; and, further, no implications should be drawn from this election. The identification herein of claims reading on the elected species is not an admission or indication that those claims are limited in scope to that species, or that those claims are not readable on one or more of the other, non-elected species.

Applicant understands that upon allowance of a generic claim, Applicant will be entitled to consideration of the provisionally non-elected Claims 27-80, 92-152, if these claims are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141.

Immediate examination of Claims 1-26 and 81-105 is hereby requested.

Respectfully submitted,

Jeffrey R. McFadden Registration No. 46,916

WOMBLE CARLYLE SANDRIDGE & RICE, PLLC

P.O. Box 7037

Atlanta, GA 30357 Tel: 336-721-3730

Fax: 336-726-8061

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